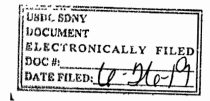
WILLKIE FARR & GALLAGHER LLP



June 26, 2019

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BY EMAIL

The Honorable Lewis A. Kaplan United States District Court for the Southern District of New York Room 1940 500 Pearl Street New York, NY 10007

Re: United States v. James Gatto, et al. (Case No. 17-CR-686)

Dear Judge Kaplan:

I represent Defendant James Gatto in the above-captioned matter. Mr. Gatto's current conditions of release restrict his travel to the Southern and Eastern Districts of New York, the Western District of Washington, the District of Oregon, and the District of New Jersey, except upon application to the Court. Mr. Gatto now respectfully requests the Court's permission to travel to Las Vegas, Nevada from July 4-11, 2019 in connection with an employment opportunity. PreTrial Services has approved this travel request and the Government has informed us that they have no objection.

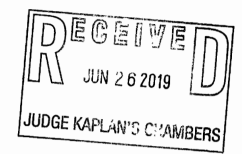
Mr. Gatto respectfully requests that the Court permit him to make this trip.

Respectfully submitted,

Casey E. Donnelly

asey Donnelly

787 Seventh Avenue New York, NY 10019-6099 Tel: 212 728 8000 Fax 212 728 8111



cc: (by email)

New York Washington Houston Palo Alto Paris London Frankfurt Brussels Milan Rome



U.S. Department of Justice

United States Attorney Southern District of New York

The Silvio J Mollo Building One Saint Andrew's Plaza New York, New York 10007

June 26, 2019

The Honorable Lewis A. Kaplan United States District Judge Southern District of New York Daniel Patrick Moynihan U.S. Courthouse 500 Pearl Street New York, New York 10007

Re: United States v. James Gatto et al., 17 Cr. 686 (LAK)

Dear Judge Kaplan:

The Government writes in connection with the application of defendant James Gatto to travel to Las Vegas, Nevada from July 4 to 11, 2019 in connection with an employment opportunity. The defendant, through counsel, has informed the Government that he has notified and obtained the permission of his pretrial services officer for the proposed travel, and in light of that, the Government similarly has no objection to the request.

Respectfully submitted,

AUDREY STRAUSS Attorney for the United States, Acting Under Authority Conferred by 28 U.S.C. § 515

By: /s/
Edward B. Diskant/Noah Solowiejczyk/

Eli J. Mark/Aline R. Flodr Assistant United States Attorneys (212) 637-2294/2473/2431/1110

Cc: Defense counsel (by email)